Exhibit 1 Filed Under Seal

Case 3:20-cv-06754-WHA Document 863-7 Filed 09/05/23 Page 2 of 4 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	UNITED STATES DISTRICT COURT			
	NORTHERN DISTRICT OF CALIFORNIA			
2				
	GOOGLE LLC,			
3	PLAINTIFF,)			
4	VS.) Case No.			
5	SONOS, INC.,) 3:20-cv-06754-			
6	DEFENDANT.) WHA			
7)			
8	SONOS, INC.,			
9	PLAINTIFF,)			
10	VS.) 3:21-CV-07559-			
11	GOOGLE, LLC,			
12	DEFENDANT.) (VOLUME 2			
13) PAGES 152 - 236)			
14	CONFIDENTIAL			
15				
16	(THIS TRANSCRIPT HAS BEEN DESIGNATED			
17	HIGHLY CONFIDENTIAL PURSUANT TO PROTECTIVE ORDER)			
18				
19				
20	ZOOM VIDEOTAPED DEPOSITION OF			
21	KEITH JUILIANO CORBIN			
22	WEDNESDAY, JUNE 1, 2022			
23				
24	JOB NO. 5256476			
25	REPORTED BY: D'ANNE MOUNGEY, CSR 7872			
	Page 152			

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		Т	
1	Play Music being available on all Android phones by	1	criteria. Usually it was a combination of Sonos was
2	default would have made that important, as it would	2	an experienced lead company, so the experience with
3	have touched a large number of our customer base.	3	a partner product would be a criteria, the number of
4	BY MR. HEFAZI:	4	households that were using that product would be a
5	Q Okay. Were there any other important 09:22:35	5	criteria, their market reach and visibility would be 09:25:14
6	partners that you can think of at the time that you	6	a criteria. I forget the we had a scale for it.
7	were doing the Google integration?	7	I forget all of the different metrics that went into
8	A I don't remember who else we were working	8	it.
9	on specifically at that time. When you showed my	9	Q Were there advantages for Sonos in
10	LinkedIn, the other one mentioned around there was 09:22:5	3 10	integrating with Google Play Music? 09:25:34
11	Amazon, Cloud and Deezer. I don't know which ones	11	MS. BRODY: Objection to form.
12	were which years, but those were also important	12	THE WITNESS: I would say yes. And part of
13	partners; again, Amazon for their reach and Deezer	13	what I mentioned before, at the time Google Play
14	for their presence in Europe.	14	Music was the default music player on Android phones
15	Q Did Sonos ever categorize partners into 09:23:10	15	and Android phones were quickly becoming the most 09:25:49
16	tiers, like tier 1, tier 2, tier 3?	16	common device in the world, and so there was a
17	A We did have tiering structures, yeah.	17	strong belief that Google Play Music could be an
18	Q Would tier 1 be kind of the most important	18	important streaming service at that point in time.
19	partners?	19	BY MR. HEFAZI:
20	MS. BRODY: Objection to form. 09:23:26	20	Q Okay. So the hope was or strike that. 09:26:06
21	THE WITNESS: The I don't remember	21	So the thought was that by integrating with
22	exactly how we named the tiers. Normally a tier 1	22	Google Play Music, you would be able to expand
23	is the highest priority or highest importance.	23	Sonos' subscriber base?
24	BY MR. HEFAZI:	24	A The Sonos didn't have a subscribers.
25	Q Do you know if Google was considered a 09:23:38 Page 169	25	Q Sonos' customer base, is that a better way 09:26:23 Page 171
		<u> </u>	
	tier 1 partner?		to put it?
2	A At what point in time and the what I	2	A Generally we look at the music services as
3	would say is tiering changed over time as subscriber	3	how we achieve how we achieve customer
4		4	satisfaction, making sure they had the music
5	the marketplace, so 09:23:55	5	services that they were using. So if there were a 09:26:38
6	Q That's fair.	6	lot of people using Google Play Music, we would want
7	At the start of the integration when you	7	that to be available to them.
8	guys first kind of began the Cloud Queue	8	I don't know that we ever could
	integration, was Google a tier 1 partner?	1	successfully measure how much influence a particular
10	A I don't remember specifically what tier it 09:24:06	10	music service had on speaker sales. It was too 09:26:50
11	•	11	disconnected to be able to measure that accurately.
	I believe that came a little bit later where we	12	Q Got it. That's fair.
13	started tiering, but I really don't remember when we	13	But by integrating with Google Play Music
14	added tiering or who was on what tiers at what time.	14	and being able to use that application with Sonos
	I did know it was dynamic and we would re-tier on a 09:24:2	1.	
	regular basis.	16	satisfaction for Sonos?
17	Q At some point was Google considered a	17	A Yes.
18	tier 1 partner?	18	MR. HEFAZI: Let's look at Exhibit 1064,
		19	which I placed into the folder.
19	A My memory believes at least some point they		(Whereupon, Google's Exhibit 1064 was 09:27:24
	were, yes. 09:24:36	20	
19	were, yes. 09:24:36 Q Okay. And were there other what were	20 21	marked for identification by the
19 20	were, yes. 09:24:36 Q Okay. And were there other what were the criteria to become a tier 1 partner?		
19 20 21	were, yes. 09:24:36 Q Okay. And were there other what were	21	marked for identification by the
19 20 21 22	were, yes. 09:24:36 Q Okay. And were there other what were the criteria to become a tier 1 partner?	21 22	marked for identification by the Court Reporter.)

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1 MS. BRODY: Objection to form. 2 THE WITNESS: They wouldn't send a request 3 to Example.com either. These are example URLs. 4 Best practice would have been for all of them to be 5 Example.com and something like that and this one was 6 maybe from an older revision of the document where 7 it hadn't been changed to Example.com. 8 BY MR. HEFAZI: 9 Q Okay. Do you recall yesterday we saw an 10 e-mail in which you provided and added an update on 10 e-mail in which you provided and added an update on 10 e-mail in which you provided and added an update on 11 Google's Cloud Queue REST API? 12 A I don't remember that specifically without 13 looking at it. 14 Q Let me try to find it. 15 THE WITNESS: Would it be okay to take a 16 couple minute break? 17 MR. HEFAZI: Sure. Let's take a couple 18 minute break and then that's fine. 19 THE VIDEOGRAPHER: We're going off the 20 record. The time is 9:56. 20 MS. HEFAZI: Let me know when you have that 21 Court Reporter.) 22 MR. HEFAZI: Let me know when you have that 23 O Yeah. 24 You see under Google, it says: 25 A Sure. The meeting status notes. Okay. 3 Q Yeah. 4 You see under Google, it says: 5 "REST API (Cloud Queue," and 10:04:48 4 You see under Google, it says: 6 you comment, "Work has been 7 completed and they are just 8 waiting on procedural issues to 9 make these available." 10 A Yes. 10:04:57 11 Q Okay. So Google was working on a music 12 Cloud Queue REST API; right? 13 A They were working on an implementation of 14 it. That doesn't speak necessarily to who designed 15 it. 10:05:16 16 Q Okay. That's fair. 17 MR. HEFAZI: So let me add into the exhibit 18 minute break and then that's fine. 19 (Whereupon, Google's Exhibit 1066. 20 record. The time is 9:56. 09:56:53 21 (Whereupon, a recess was held 22 from 9:56 a.m. to 10:02 a.m.) 23 MR. HEFAZI: Let me know when you have that 23 open.				
3 Queue API is based on the Cloud Queue API developed 4 with Google Sonos integrations? 5 Googleapiscom, it was changed to Example.com? 09:54:55 5 MS. RRODY: Objection to form. 10:03:14 6 A I don't know that it was changed. This one 7 is an example and it's listed as Example.com. 7 is an example and it's listed as Example.com. 7 is an example and it's listed as Example.com. 7 is an example and it's listed as Example.com. 7 is an example and it's listed as Example.com. 7 is an example and it's listed as Example.com. 7 is an example and it's listed as Example.com. 7 is an example and it's listed as Example.com. 7 is an example and it's listed as Example.com; right? 9 one that says Example.com; right? 9 one that says Example.com; right? 10 A Yep. That looks like we were standardizing 12 Q There's actually two on this page that say 12 Example.com would it: 13 A Yep. That looks like we were standardizing 14 for that, and one was using Google's APIs instead. 15 Q Spotify wouldn't send a request to 09:55:34 16 Googleapis.com, would it: 17 THE WTINESS: The document we looked at 18 midhat essentially we weat on - there was a 10:03:46 16 MS. BRODY: Objection to form. 17 THE WTINESS: The document we looked at 18 midhat essentially we weat on - there was a 10:04:40 12 and was first implemented in the Google coac, yes. 19 MR. HEFAZI: 18 MS. BRODY: Objection to form. 17 THE WTINESS: The youldn't send a request to 10:04:22 18 MS. BRODY: Objection to form. 18 MS. BRODY: Objection to form. 19 MR. BRODY: Objection to form. 19 MR	1	I don't know what it was copied from.	1	BY MR. HEFAZI:
4 how there's another URL, and instead of using 5 Googleapis.com, it was changed to Example.com? 6 A I don't know that it was changed. This one 7 is an example and it's listed as Example.com. 8 Q Okay, If you go up to 267, there's another 9 one that says Example.com; right? 10 A Yep. 09.55:12 11 Q There's actually two on this page that say 11 BY MR. HEFAZI: 12 Example.com; right? 13 A Yep. That looks like we were standardizing 14 for that, and one was using Google's APIs instead. 15 Q Spotify wouldn't send a request to 16 Googleapis.com, would it' 17 A They wouldn't - 18 MS. BRODY: Divertion to form. 19 Mr. Hefazi, I didn't understand the 19 wood were diverting the 19 work that was done 19 Question. 19 Q Westion. 19 Q Spotify wouldn't send a request to 20 question. 20 Question. 21 MR. HEFAZI: 22 MR. HEFAZI: 23 BY MR. HEFAZI: 24 Q Spotify wouldn't send a request to 25 Googleapis.com, would it? 26 Wh. Hefazi. I didn't understand the 19 work that was done 10.04.01 27 ITHE WITNESS: They wouldn't send a request to 28 BY MR. HEFAZI: 29 Q Spotify wouldn't send a request to 29 (question. 20 THE WITNESS: They wouldn't send a request to 20 question. 21 THE WITNESS: They wouldn't send a request to 22 MR. HEFAZI: 23 Q Okay, And so a moment before the break, 1 24 asked if you recalled ane—mail that you send 25 textured consider. These are example URLs. 26 By MR. HEFAZI: 27 A They wouldn't send a request to 28 DY MR. HEFAZI: 29 Q Okay. Do you recall yeatenday we saw an 20 Googleapis.com, would it? 20 Couple and the seample.com. 20 THE WITNESS: They wouldn't send a request to 21 Google Science ofter. These are example URLs. 24 Set practice would law been for all of them to be 25 Example.com of the Cloud Queue REST API for the Cloud 10.04.27 26 Page 27 Q Okay. Do you recall yeatenday we saw an 28 Wh. HEFAZI: 29 Q Okay. Do you recall yeatenday we saw an 30 General the was example URLs. 40 Let me try to find it. 41 Q Let me try to find it. 42 Q Let me try to find it. 43 Couple rainute break 44 They were working on an implementat	2	BY MR. HEFAZI:	2	Q Sir, isn't it the case that Sonos' Cloud
5 Grogleapis.com, it was changed to Example.com? 6 A I don't know that it was changed. This one 7 is an example and it's listed as Example.com. 8 Q Okay. If you go up to 267, there's another 9 one that says Example.com; right? 9 one that says Example.com; right? 10 A Yep. 11 Q There's actually two on this page that say 11 Example.com; right? 12 Example.com; right? 13 A Yep. That looks like we were standardizing 14 for that, and one was using Google's APIs instead. 15 Q Spotify wouldn't send a request to 16 Googleapis.com, would it's 17 A They wouldn't - 18 MS. BRODY: Insorry, Mr. Corbin. 18 MS. BRODY: Insorry, Mr. Corbin. 19 Mr. Hefazi. I didn't understand the 20 question. 20 groutston. 21 Do you mind repeating it? 22 MR. HEFAZI: Yes. 23 BY MR. HEFAZI: Yes. 24 Q Spotify wouldn't send a request to 25 Googleapis.com, would it's 26 Googleapis.com, would it's 27 MS. BRODY: Objection to form. 28 THE WITNESS: They wouldn't send a request to 29 regard that was expanding on the work that was done 20 question. 25 Googleapis.com, would it's 26 Googleapis.com, would it's 27 MS. BRODY: Objection to form. 28 THE WITNESS: They wouldn't send a request to 38 to Example.com either. These are example URLs. 4 Rep practice would have been for all of them to be 5 Example.com adonnething like that and this one was 09-56-10 6 maybe from an older resistion of the document where 7 is hadral been changed to Example.com. 7 to hadral been changed to Example.com. 8 to MS. BRODY: Objection to form. 12 THE WITNESS: They wouldn't send a request to 16 Google selection to form. 17 THE WITNESS is they wouldn't send a request to 18 minute break and then - that and this one was 09-56-10 6 maybe from an older resisting of the document where 7 is hadral been changed to Example.com. 19 THE WITNESS: They wouldn't send a request to 10 Couple minute break? 10 Couple minute break? 11 Q Okay. Do you result yesteday we saw an 09-56-10 12 Couple minute break? 13 Looking at it. 14 Q Letter by to find it. 15 THE WITNESS would it be okay to take a couple minut	3	Q Okay. If you look back at 268, do you see	3	Queue API is based on the Cloud Queue API developed
6 A I don't know that it was changed. This one 7 is an example and it's listed as Example.com. 8 Q Okay. If you go up to 267, there's another 9 one that says Example.com; right? 10 A Yep. 09.55:12 10 don't remember. 10.03:33 11 Q There's actually two on this page that say 12 Example.com; right? 13 A Yep. That Jooks like we were standardizing 14 for that, and one was using Google's APIs instead. 15 Q Spotify wouldn't send a request to 09:55:34 16 Googleapis.com, would it' 17 A They wouldn't 18 MS. BRODY: Tru sorry, Mr. Corbin. 19 Mr. Hefazi, I didn't understand the 19 question. 09:55:48 21 Do you mind repeating it? 22 MR. HEFAZI: 22 3 BY MR. HEFAZI: 23 3 O Stample.com either. These are example tIRLs. 4 Q Spotify wouldn't send a request to 25 Googleapis.com, would it? 2 MS. BRODY: Objection to form. 2 THE WITNESS: They wouldn't send a request to 3 to Example.com either. These are example tIRLs. 4 Best practice would have been for all of them to be 5 Example.com en obder revision of the documen where 7 in thath the enclanged to Example.com. 8 BY MR. HEFAZI: 9 Q Okay. Do you reall yesterday we saw an 10mail in withy one provided and added an update on 10mail in withy one provided and added an update on 10mail in withy one provided and added an update on 10mail in withy one provided and added an update on 10mail in withy one provided and added an update on 10mail in withy one provided and added an update on 10mail in withy one provided and added an update on 10 10 11 Google's Cloud Queue REST API? 11 Q Okay. So Google was working on an implementation of 14 ii. That doesn't speak necessarily to who designed 15 (Whereupon, a recess was held 16 (Whereupon, a recess was held 27 (Whereupon, a recess was held 28 (Whereupon, a recess was held 29 (Whereupon, a recess was held 20 (Whereupon, a recess was held 21 (Whereupon, a recess was held 22 (Forne 9.55.am, to 100.02 am.) 23 THE WITNESS. Who do it be okay to take a couple 24 (Whereupon, a recess was held 25 (Forne 9.55.am, to 100.02 am.) 26	4	how there's another URL, and instead of using	4	with Google during the Google/Sonos integration?
7 is an example and it's listed as Example.com. 8 Q Okay. If you go up to 267, there's another 9 one that says Example.com; right? 10 A Yep. 09:55:12 10 don't remember. 10:03:33 11 2 Example.com; right? 11 Q There's actually two on this page that say 11 8 YMR. HEFAZI: 12 Example.com; right? 10 don't remember. 10:03:33 11 18 YMR. HEFAZI: 13 A Yep. That looks like we were standardizing 14 for that, and one was using Google's APIs instead. 14 theeveloped as part of the Cloud Queue API that 16 Googleapis.com, would it? 16 Googleapis.com, would it? 17 A They wouldn't	5	Googleapis.com, it was changed to Example.com? 09:54:5	5 5	MS. BRODY: Objection to form. 10:03:14
8 Q. Okay. If you go up to 267, there's another 9 one that says Example.com; right? 10 A. Yep. 09:55:12 11 Q. There's actually two on this page that say 12 Example.com; right? 13 A. Yep. That looks like we were standardizing 14 for that, and one was using Google's APIs instead. 15 Q. Spotify wouldn't send a request to 16 Googleapis.com, would it? 17 A. They wouldn't 18 MS. BRODY: This oright Mile that and the 19 Mr. Hefazi. I didn't understand the 20 question. 20 you mind repeating it? 21 MR. HEFAZI: 22 Q. Spotify wouldn't send a request to 23 BY MR. HEFAZI: 24 Q. Spotify wouldn't send a request to 25 Googleapis.com, would it? 26 Googleapis.com, would it? 27 MR. BEAZI: 28 BY MR. HEFAZI: 29 Q. Spotify wouldn't send a request to 29 guestion. 20 you mind repeating it? 20 guestion. 30 yeah. 40 Spotify wouldn't send a request to 41 MS. BRODY: Objection to form. 42 THE WITNESS: They wouldn't send a request to 43 Q. Spotify wouldn't send a request to 44 Q. Spotify wouldn't send a request to 55 Example.com and something like that and this one was 56 Example.com and something like that and this one was 57 that bit been changed to Example.com. 58 BY MR. HEFAZI: 59 Q. Okay. Do you recall yesterday we saw an 50 e-mail in which you provided and added an update on 50 e-mail in which you provided and added an update on 50 e-mail in which you provided and added an update on 51 Googles Cloud Queue REST API? 51 MR. HEFAZI: Sue. Let's take a couple 51 in: That UTDEOGRAPHER: We're back on the 52 THE WITNESS: Would it he okay to take a 53 Open. 54 Decent and the search and the e-mail in which you have that 55 Open. The UtDEOGRAPHER: We're back on the 55 Count Reporter. 56 Open. The UtDEOGRAPHER: We're back on the 57 Open. The UtDEOGRAPHER: We're back on the 58 Open. T	6	A I don't know that it was changed. This one	6	THE WITNESS: That is the first
9 one that says Example.com; right? 10 A Yep. 10 dort remember. 10:03:33 11 Q There's actually two on this page that say 11 BYMR. HEFAZI: 10:00 dort remember. 10:03:33 12 Example.com; right? 12 Q But you understand that Sonos and Cloud 13:00 developed what at what time, 1 10:03:33 13 Queen API has a superset of the Cloud Queen API that 14:00 developed as part of the Google-Sonos 15:00 Spotify wouldn't send a request to 09:55:34 16 Googleapis.com, would it? 16 MS. BRODY: Objection to form. 17 The WITNESS: The document we looked at 18: asid that essentially we went onthere was a 19: second version of it that Tad was sharing documents 20: guestion. 19: wouldn't send a request to 20: googleapis.com, would it? 20: Q Spotify wouldn't send a request to 25: Googleapis.com, would it? 20: Q Spotify wouldn't send a request to 25: Googleapis.com, would it? 20: Q Spotify wouldn't send a request to 25: Googleapis.com, would it? 20: Q Spotify wouldn't send a request to 25: Googleapis.com, would it? 20: Q Spotify wouldn't send a request to 25: Googleapis.com, would it? 20: Q Spotify wouldn't send a request to 25: Googleapis.com, would it? 20: Q Spotify wouldn't send a request to 25: Googleapis.com, would it? 20: Q Spotify wouldn't send a request to 25: Googleapis.com, would it? 20: Q Spotify wouldn't send a request to 25: Googleapis.com, would it? 20: Q Spotify wouldn't send a request to 26: Q Spotify wouldn't send a request to 27: Q Sky. And so a moment before the break, 12: asked if you recalled an e-mail that you sent 10:04:22 Page 19: Q Sky. Do you recall yesterday we saw an 20: Q Sky. Do you recall yesterday we saw an 20: Q Sky. Do you recall yesterday we saw an 20: Q Sky. Do you recall yesterday we saw an 20: Q Sky. Do you recall yesterday we saw an 20: Q Sky. Do you recall yesterday we saw an 20: Q Sky. Do you recall yesterday we saw an 20: Q Sky. Do you recall yesterday we saw an 20: Q Sky. Do you recall yesterday we saw an 20: Q Sky. Do you recall yesterday we saw an 20: Q Sky. Do you recall yesterday we saw an 20:	7	is an example and it's listed as Example.com.	7	implementation of the Cloud Queue API that I'm aware
10	8	Q Okay. If you go up to 267, there's another	8	of. Certainly the first by a third party. The
11 Q There's actually two on this page that say 12 Example.com; right? 13 A Yep. That looks like we were standardizing 14 for that, and one was using Google's APIs instead. 15 Q Spotify wouldn't send a request to 16 Googleapis.com, would it? 17 A They wouldn't - 18 MS. BRODY: I'm sorry, Mr. Corbin. 19 Mr. Hefrazi, I didn't understand the 19 question. 10 question. 11 BY MR. HEFAZI: 12 Q Buy you understand that Sonos and Cloud 13 Queue API is a superset of the Cloud Queue API that 14 it developed as part of the Googles/Sonos 15 Collaboration; right? 16 MS. BRODY: Objection to form. 17 THE WITNESS: The document we looked at 18 said that essentially we went on there was a 19 question. 19 Queue API that 11 BY MR. HEFAZI: 20 question. 19 Queue and was first implemented in the Google case, yes. 21 Do you mind repeating it? 22 MR. HEFAZI: 23 BY MR. HEFAZI: 24 Q Spotify wouldn't send a request to 25 Googleapis.com, would it? 26 Q Spotify wouldn't send a request to 27 Googleapis.com, would it? 28 Page 193 29 Q MS. BRODY: Objection to form. 20 THE WITNESS: They wouldn't send a request 21 MS. BRODY: Objection to form. 21 Queue and maybe you can just pull up Exhibit 1056. 22 THE WITNESS: They wouldn't send a request 23 Q Yeah. 24 Sure. The meeting status notes. Okay. 25 Can and something like that and this one was 26 Google's Cloud Queue notes and something like that and this one was 27 THE WITNESS: Would it be okay to take a 28 Oyay. Do you recall yesterday we saw an 39 Q Yeah. 30 Q Yeah. 31 Google's Cloud Queue REST API? 31 Google's Cloud Queue REST API? 31 Google's Cloud Queue REST API? 32 A John Treemsher that specifically without 33 A They were working on an implementation of 34 Q Let me try to find it. 35 THE WITNESS: Would it be okay to take a 36 Oyay. So Google was working on an implementation of 36 THE WITNESS: Would it be okay to take a 37 Cloud Queue REST API? 38 MR. HEFAZI: So let me add into the exhibit 1066 was 39 THE VIDEOGRAPHER: We're going off the 30 THE WIDEOGRAPHER: We're back on the 31 Court Reporter	9	one that says Example.com; right?	9	exact details of who developed what at what time, I
12 Example.com; right? 13 A Yep. That looks like we were standardizing 13 Queue API in a superset of the Cloud Queue API that 14 15 Queue API in a superset of the Cloud Queue API that 14 15 Queue API in a superset of the Cloud Queue API that 14 15 Queue API in a superset of the Cloud Queue API that 14 15 Queue API in a superset of the Cloud Queue API that 14 15 Queue API in a superset of the Cloud Queue API that 14 15 Queue API in a superset of the Cloud Queue API that 14 Question. 16 MS. BRODY: Objection to form. 17 THE WITNESS: The document we looked at 18 3 3 3 3 3 3 3 3 3	10	A Yep. 09:55:12	10	don't remember. 10:03:33
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15 Q Spotify wouldn't send a request to 16 Googleapis.com, would it? 17 A They wouldn't - 18 MS, BRODY: I'm sorry, Mr. Corbin. 18 MS, BRODY: I'm sorry, Mr. Corbin. 19 Mr. Hefazi, I didn't understand the 19 second version of it that Tad was sharing documents 20 question. 09:55:48 20 around that was expanding on the work that was done 10:04:01 21 and was first implemented in the Google case, yes. 22 MR, HEFAZI: Yes. 22 BY MR, HEFAZI: 23 Q Okay. And so a moment before the break, I 24 asked if you recalled an e-mail that you sent 25 regarding status of Google REST API for the Cloud 10:04:22 Page 193 1 MS, BRODY: Objection to form. 2 THE WITNESS: They wouldn't send a request a Seample come and something like that and this one was 09:56:10 5 Example come and something like that and this one was 09:56:10 5 Was TAPI form an older revision of the document where 7 it hadn't been changed to Example.com. 8 BY MR, HEFAZI: 8 8 waiting on procedural issues to 10 Google's Cloud Queue REST API? 11 Google's Cloud Queue REST API? 12 A I don't remember that specifically without 13 looking at it. 10 Google's Cloud Queue REST API? 14 Q Let me try to find it. 15 THE WITNESS: Would it be okay to take a 09:56:42 16 Google minute break? 16 Q C Let me try to find it. 16 Coople minute break? 17 MR, HEFAZI: So let me add into the exhibit 18 minute break and then that's fine. 19 THE VIDEOGRAPHER: We're going off the 20 record. The time is 9:56. 09:56:53 20 Gongle. 3 cm. to 10:02 a.m.) 22 MR. HEFAZI: Let me know when you have that 23 open.	13	A Yep. That looks like we were standardizing	13	Queue API is a superset of the Cloud Queue API that
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10 e-mail in which you provided and added an update on 09:56:26 11 Google's Cloud Queue REST API? 12 A I don't remember that specifically without 13 looking at it. 14 Q Let me try to find it. 15 THE WITNESS: Would it be okay to take a 09:56:42 16 couple minute break? 17 MR. HEFAZI: Sure. Let's take a couple 18 minute break and then that's fine. 19 THE VIDEOGRAPHER: We're going off the 20 record. The time is 9:56. 21 (Whereupon, a recess was held 22 from 9:56 a.m. to 10:02 a.m.) 23 THE VIDEOGRAPHER: We're back on the 20 record. The time know when you have that 21 Cloud Queue REST API; right? 12 A Yes. 10:04:57 11 Q Okay. So Google was working on a music 12 Cloud Queue REST API; right? 13 A They were working on an implementation of 14 it. That doesn't speak necessarily to who designed 15 it. 10:05:16 16 Q Okay. That's fair. 17 MR. HEFAZI: So let me add into the exhibit 18 folder Exhibit 1066. 19 (Whereupon, Google's Exhibit 1066 was 20 marked for identification by the 10:05:42 21 Court Reporter.) 22 MR. HEFAZI: Let me know when you have that 23 open.	8	BY MR. HEFAZI:	"	
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24 record. The time is 10:02.	24	record. The time is 10:02.	24	THE WITNESS: Okay. I have that open.
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